CONTINUATION-IN-PART DECLARATION, POWER OF ATTORNEY & PETITION

We (I), LEONARDO MARSIL	I , VITTORIO ROSSETTI
	,
, and CARMIN	E PASQUALUCCI , declare
that we are XXXXXXX, (respective	
residing at: Milano 2 - Segrate	
, a citiz	en ofItaly, residing at:
Viale Gavazzi, 52 - Melzo, Milan Ita	
, a citizen ofItaly	
	, residing at:
citizen of, resid	Via Crimea 23 - Milan
Italy	
	, and a citizen
or, residing at:_	
	, that we (I) have read
the foregoing specification and	d claims and we (I) verily
believe that we are XXXXXXXX the	original, first, and joint (sole)
inventor(s) of the invention is	RIFAMYCIN COMPOUNDS
described and claimed in the forthis application in part disclodisclosed in earlier filed pend	oses and claims subject matter
earlier application we KXX do n	not know and do not believe that or used in the United States of ion thereof, or patented or cation in any country before more than one year prior to public use or on sale in the than one year prior to said common subject matter has not

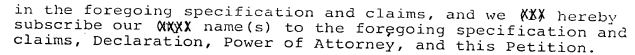
patent or inventor's certificate on this invention has been filed by us (XXXX) or our (XXXX) representatives or assigns in any country foreign to the United States of America except as follows:

Italy Patent Application No. 5174 A/75 filed June 13, 1975
Algeria Patent Application No. 4139 filed June 11, 1976
Czechoslovakia Application No. PV 3899-76 filed June 11, 1976
Pakistan Application No. 205/76 filed June 12, 1976
Union of Soviet Socialist Republic Application No. 2370949/04 filed June 11, 1976

that as to the subject matter of this application which is not common to said earlier application, we KXX do not know and do not believe that this invention was ever known or used in the United States of America before our (XXX) invention thereof, or patented or described in any printed publication in any country before our (XXX) invention thereof, or more than one year prior to this application or in public use or on sale in the United States of America more than one year prior to this application; that said invention has not been patented or made the subject of an inventor's certificate in any country foreign to the United States of America on an application filed by us XXXXX or our XXXX legal representatives or assigns more than twelve months before this application; and that no application for patent or inventor's certificate on this invention has been filed by us (XXXXX) or our (XXXXX) representatives or assigns in any country foreign to the United States of America, except as follows:

And we (X) hereby appoint Norman F. Oblon, Registration Number 24,618, Stanley P. Fisher, Registration Number 24,344, Marvin J. Spivak, Registration Number 24,913, C. Irvin McClelland, Registration Number 21,124, Gregory J. Maier, Registration Number 25,599, Arthur I. Neustadt, Registration Number 24,854 and Robert C. Miller, Registration Number 25,357, our (my) attorneys, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent Office connected therewith; and we (I) hereby request that all correspondence regarding this application be sent to the firm of OBLON, FISHER, SPIVAK, McCLELLAND & MAIER, whose Post Office Address is: Crystal Square Five, Suite 400, 1755 S. Jefferson Davis Highway, Arlington, Virginia 22202.

Wherefore, we $\chi(\chi\bar{\chi})$ pray that Letters Patent be granted to us $\chi(\chi\bar{\chi})$ for the invention or discovery described and claimed



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Date:	
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